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65 66 67	CHA	PTER 08	REGULATIONS GOVERNING LICENSURE OF OCCUPATIONAL THERAPISTS AND OCCUPATIONAL THERAPY ASSISTANTS
68	100	GENER	AAL
69 70 71 72 73 74 75 76 77		100.01	<b>Purpose</b> The purpose of these regulations is to safeguard the public's health, safety, and welfare by establishing minimum qualifications and creating exclusive titles corresponding to the level of qualifications for individuals who wish to offer occupational therapy services to the public. Further, in order to insure the highest degree of professional conduct by those engaged in offering occupational therapy services to the public, it is the purpose of these regulations to provide and impose disciplinary sanctions, be they civil or criminal, against persons who do not meet or adhere to the procedures, qualifications, and standards set out in these regulations.
78 79 80 81 82		100.02	<b>Legal Authority</b> : The State Board of Health established and empowered by Section 41-3-1 et seq. of Mississippi Code of 1972, annotated, is authorized to establish and enforce these rules and procedures by virtue of "Mississippi Occupational Therapy Practice Law," Sections 73-24-1, et seq. of Mississippi Code of 1972, annotated.
83 84		100.03	<b>Definitions</b> The following terms shall have the meaning set forth below, unless the context otherwise requires:
85	4		1. <b>Board</b> shall mean the Mississippi State Board of Health.
86			2. <b>Council</b> shall mean the Mississippi Advisory Council in Occupational
87			Therapy.
88			3. <b>License</b> shall mean the document of licensure issued by the Board.
89 90			4. <b>Act</b> shall mean the "Mississippi Occupational Therapy Practice Law" sections 73-24-1 et seq. of Mississippi Code of 1972, annotated.
91			5. <b>Examination</b> shall mean the examination approved by the Board.
92			6. <b>Department</b> shall mean the Mississippi State Department of Health.
93 94			7. <b>Occupational therapy</b> means the therapeutic use of purposeful and meaningful (goal-directed) activities and/or exercises to evaluate and treat

95 96 97 98		acti abi	individual who has, or is at risk for, a disease or disorder, impairment, ivity limitation or participation restriction which interferes with his lity to function independently in daily life roles and to promote health I wellness across his lifespan.
99	8.	Oc	cupational therapy intervention includes:
100 101 102		a.	remediation or restoration of performance abilities that are limited due to impairment in biological, physiological, psychological or neurological processes;
103 104		b.	adaptation of task, process or the environment, or the teaching of compensatory techniques in order to enhance functional performance;
105 106		c.	disability prevention methods and techniques which facilitate the development or safe application of functional performance skills; or
107 108		d.	health promotion strategies and practices which enhance functional performance abilities.
109	9.	Oc	cupational therapy service includes, but is not limited to:
110 111 112 113		a.	evaluating, developing, improving, sustaining or restoring skill in activities of daily living (ADLS), work or productive activities, including instrumental activities of daily living (IADLS), play and leisure activities;
114 115	•	b.	evaluating, developing, remediating or restoring physical, sensorimotor, cognitive or psycho social components of performance;
116 117 118		c.	designing, fabricating, applying or training in the use of assistive technology or orthotic devices, and training in the use of prosthetic devices;
119 120 121		d.	adaptation of environments and processes, including the application of ergonomic principles, to enhance functional performance and safety in daily life roles;
122 123		e.	application of physical agent modalities as an adjunct to or in preparation for engagement in an occupation or functional activity;
124 125		f.	evaluating and providing intervention in collaboration with the client, family, caregiver or other person responsible for the client;
126 127		g.	educating the client, family, caregiver or others in carrying out appropriate nonskilled interventions;

128 129		h. consulting with groups, programs, organizations or communities to provide population-based services; or
130 131		<ol> <li>participation in administration, education, and research, including both clinical and academic environments.</li> </ol>
132 133	10	Occupational Therapist means a person licensed in this state to practice occupational therapy as defined in these regulations, and whose license is
134		in good standing.
135	11	
136		practice of occupational therapy under the supervision of or with the
137 138		consultation of a licensed occupational therapist, and whose license is in good standing.
139	12	
140		field of occupational therapy and who assists occupational therapists and
141		occupational therapy assistants in the practice of occupational therapy
142		under direct supervision. The occupational therapy aides' activities
143		require an understanding of occupational therapy.
144	13	Person means any individual, partnership, unincorporated organization, or
145		corporate body, except that only an individual may be licensed under this
146		chapter.
147	14	Direct supervision means the daily, direct, on-site contact at all times of a
148		licensed occupational therapist or occupational therapy assistant when an
149		occupational therapy aide assists in the delivery of patient care.
150	15	Association shall mean the Mississippi Occupational Therapy
151		Association.
152	100.04 <b>Pu</b>	<b>ablication</b> The Department shall publish, annually, a list of the names and
153	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	dresses of all persons licensed by the department and a list of all persons
154		nose licenses have been suspended, revoked, denied renewal, put on
155		obationary status, censured, or reprimanded.
156	101 MISSISSI	PPI ADVISORY COUNCIL IN OCCUPATIONAL THERAPY
157	("COUNC	
158		ouncil Structure and Purpose There is hereby established the Mississippi
159		lvisory Council in Occupational Therapy under the jurisdiction of the State
160		ard of Health. The Council shall consist of five (5) members as set forth in
161		e Act, for the terms indicated therein, and shall serve under the jurisdiction of
162		e State Board of Health. The purpose of the Council is to serve in an advisory
163	ca	pacity to the Department.

164 165 166 167 168	10		<b>Meetings</b> The Council shall meet during the first month of the year. Additional meetings may be held, at the discretion of the chairman of the Council or the written request of any two (2) members of the council. A quorum shall consist of three (3) members of the Council, including the chairman, and shall be necessary for the Council to take action by vote.
169	102 <b>S</b> 7	rate :	BOARD OF HEALTH ("BOARD")
170	10	02.01	<b>Responsibilities</b> The Board, with the advice of the council, shall:
171 172			1. approve the examination, establish licensing and renewal of license criteria for applicants;
173 174 175			2. maintain an up-to-date list of all individuals licensed to practice occupational therapy, with such list being available, upon request, to the public;
176 177 178 179 180 181			3. investigate alleged or suspected violations of the provisions of these regulations or other laws of this state pertaining to occupational therapy and any rules and regulations adopted by the board; for this purpose, any authorized agents of the department shall have the power and right to enter and make reasonable inspections of any place where occupational therapy is practiced, and may inspect and/or copy any records pertaining to clients or the practice of occupational therapy under these regulations;
183 184 185 186			4. refer disciplinary actions of any individual engaged in the practice of occupational therapy to the appropriate government agency for prosecution, whether licensed or otherwise, or, in its discretion, refer same to the appropriate committee or council;
187			5. conduct disciplinary hearings, upon specified charges, of a licensee;
188 189 190 191			6. maintain an up-to-date list of all individuals whose license has been suspended, revoked, or denied and make such list available to public inspection and supply such list to similar regulatory boards in other states or jurisdictions;
192 193			7. keep a record of all proceedings of the Board, and make said record available to the public; and
194 195			8. direct the Department to promulgate and implement rules and procedures to carry out the purpose of the Act.
196	103 L	ICENS	URE
197 198	10		Licensure Requirements An applicant for a regular license as an occupational therapist or occupational therapy assistant shall submit to the Department,

199 200		erified by oath, written evidence in form and content satisfactory to the epartment that the applicant:
201	1	. is of good moral character;
202 203	2	has been awarded a degree from an education program recognized by the Board;
204	3	has successfully completed a supervised field experience;
205 206		a. for an occupational therapist, as reflected in the current accrediting standards;
207 208		b. for an occupational therapy assistant, as reflected in the current accrediting standards;
209	4	has passed an examination approved by the Department; and
210	5	5. has paid the required fee(s).
211	6	6. For an occupational therapist, the program shall be accredited by the
212		Accreditation Council for Occupational Therapy Education of the
213		American Occupational Therapy Association, or, the board-recognized
214		accrediting body.
215	7	7. For an occupational therapy assistant, the program shall be approved by
216		the Accreditation Council for Occupational Therapy Education of the
217		American Occupational Therapy Association, or the board-recognized
218		accrediting body.
219	103.02 <b>L</b> i	icensure By Endorsement  An applicant for licensure by endorsement
220	sh	all submit to the Department, verified by oath, written evidence in form and
221	co	ontent satisfactory to the Department that:
222	1	. the applicant is currently licensed to practice occupational therapy under
223		the laws of another state, territory, or jurisdiction; and
224	2	the requirements for said license are equivalent to or greater than those
225		required in this state as set forth in sections 103.01 and 103.03 of these
226		regulations; and
227	3	s. said license is in good standing, and is not, presently, suspended or
228		revoked; and
229	4	certification from NBCOT has not been subject to disciplinary action.
230	103.03 <b>F</b> o	oreign Trained Individuals  An applicant for licensure who has been
231	tra	ained as an occupational therapist or an occupational therapy assistant in a

232	forei	gn country, and desires to be licensed pursuant to the laws of the State of
233	Miss	issippi, shall submit to the Department, verified by oath, in form and
234	conte	ent satisfactory to the Department:
235	1.	that the applicant is of good moral character; and
236	2.	that the applicant has successfully completed an educational program and
237		a supervised fieldwork experience program for occupational therapists or
238		occupational therapy assistants; and
239	3.	documentary evidence that the educational program and the supervised
240		fieldwork experience are substantially equivalent to that required of a non-
241		foreign trained applicant for licensure; and
242	4.	that the applicant has passed an examination approved by the Department;
243		and
244	5.	demonstrable proficiency in the English language by passing all of the
245		following English language examinations with scores to be determined by
246		the Department:
247		a. Test of English as a Foreign Language (TOEFL); and
248		b. Test of Spoken English (TSE); and
249		c. Test of Written English (TWE).
250	6.	An applicant who is a graduate of an accredited school of occupational
251		therapy located in one of the following countries may request an
252		exemption from the required English proficiency examinations:
253		a. England
254		b. Scotland
255		c. Ireland
256		d. Wales
257		e. Australia
258		f. New Zealand
259		g. Canada (except the province of Quebec)
260	7.	The department reserves the right to require a personal interview with any
261		applicant from any of the above countries for final determination of the
262		exemption request.

263 264 265 266 267	meeting the approved ex	<b>rmit</b> A limited permit to practice as an occupational therapist or all therapy assistant may be granted to an applicant for licensure requirements of section 103.01 or 103.03 who has not taken the samination or has not received the results of the examination, subject tions of section 103.05.
268	103.05 Conditions	of a Limited Permit:
269 270		ited permit shall be granted for a period not to exceed ninety (90) beyond the date of the next scheduled examination.
271 272		ited permit holder shall restrict his practice to the State of ssippi.
273	3. Super	vision of Limited Permit
274 275 276 277 278 279 280	th c a c	an occupational therapist issued a limited permit shall practice under ne supervision of or in consultation with an occupational therapist currently licensed in Mississippi. Supervision or in consultation with noccupational therapist for the purposes of this section means direct ontact at least every 2 weeks at each treatment facility, with interimontact occurring by other methods, such as telephone or written ommunication.
281 282 283 284 285 286 287	p o o c	an occupational therapy assistant issued a limited permit shall ractice under the supervision of or in consultation with an occupational therapist currently licensed in Mississippi. Supervision in consultation with for the purposes of this section means direct contact at least every week at each treatment facility, with interimal pervision occurring by other methods, such as telephone or written communication.
288 289		an occupational therapist issued a limited permit may not supervise ny licensed OT or OTA.
290 291		pirect contact for either an occupational therapist or an occupational nerapy assistant should include:
292 293	i.	A review of activities with appropriate revision or termination of the plan of care
294 295	ii	. An assessment of utilization of outside resources (whenever applicable)
296	ii	i. Documentary evidence of such visit
297	iv	7. Discharge planning as indicated

298 299 300		4.	Documentation in form and substance acceptable to the Department that the conditions of section 103.05(3) (a) have been met must be on file with the Department before a limited permit will be issued.
301 302		5.	The limited permit of a person who is required to take the approved examination and fails to take said examination will not be renewed.
303 304 305		6.	A limited permit may be renewed, at the discretion of the department, only one time, through the date that the next examination results are made public.
306 307		7.	Any person who has taken but not passed the required examination in another jurisdiction shall not be eligible for a limited permit.
308	103.06	Inac	tive License:
309 310 311 312 313 314		1.	A licensee may be granted inactive status upon filing a written request in form and content satisfactory to the department and upon payment of the required fee. A licensee granted inactive status shall not practice or hold himself or herself out as an occupational therapist or occupational therapy assistant and is not responsible for accruing the continuing education requirements.
315 316 317		2.	A licensee granted inactive status for five (5) licensure years must successfully complete the following reentry requirements before resuming practice:
318 319		3.	An American Occupational Therapy Association recognized reentry course
320 321		4.	Practice under the supervision of a currently licensed occupational therapist for a period of ninety (90) calendar days.
322 323 324	103.07	Depa	<b>Indonment:</b> An application shall be deemed abandoned by the artment if, after six (6) months from the date of filing, the requirements for sing have not been completed and submitted to the Department.
325	104 <b>PROFI</b>	ESSIO	ONAL IDENTIFICATION
326 327 328 329 330 331 332 333	104.01	unde thera mann servi "occi "O.T word	s and Abbreviations It is unlawful for any person who is not licensed r these regulations as an occupational therapist or as an occupational apy assistant, or whose license has been suspended or revoked, to in any ner represent himself as someone who provides occupational therapy ces, or use, in connection with his name or place of business the words upational therapist," "licensed occupational therapy assistant," or the letters ".(,"O.T.L(,"L.O.T. "O.T.R.," "O.T.A." or O.T.A.L. "C.O.T.A." or any other is, letters, abbreviations or insignia indicating or implying that he is an pational therapist or an occupational therapy assistant or that he provides

occupational therapy services; or to show in any way, orally, in writing, in print 335 or by sign, directly or by implication, or to represent himself as an occupational 336 therapist or an occupational therapy assistant, or someone who provides 337 occupational therapy services. 338 104.02 **Production and Display of License** A person licensed to practice 339 occupational therapy in Mississippi shall be issued a "Certificate of Licensure" 340 and "License Identification Card." The licensee shall prominently display the 341 "Certificate of Licensure" or copy thereof at their place(s) of employment. The 342 licensee shall carry the "License Identification Card" with them at all times 343 when providing services and show said ID card when requested. 344 345 105 RENEWAL OF LICENSE 105.01 General Provisions: 346 The Board shall issue licenses which shall be subject to renewal 347 biennially. 348 The licensure period shall be construed as May 1 through April 30 of even 2. 349 numbered years. 350 105.02 **Procedure for Renewal of License** The Department shall mail renewal 351 notices, approximately sixty (60) days prior to the end of the licensure period, to 352 the last home address registered with the Department, to the persons to whom 353 licenses were issued or renewed during the preceding licensure period. The 354 licensee shall: 355 1. complete the renewal form(s); 356 submit proof of continuing education credit as detailed in Section 106 of 357 these regulations; 358 3. enclose the renewal fee; and 359 file the above with the Department prior to the end of the licensure period. 360 105.03 Failure to Renew: 361 A licensee who does not file, with the Department, his renewal application 362 prior to the end of the licensure period will be deemed to have allowed his 363 license to lapse. Said license may be reinstated by the Department, in its 364 discretion, by the payment of the renewal fee, the late 365 renewal/reinstatement fee, and the required continuing education hours 366 provided said application for renewal is made within two (2) years after its 367 last expiration date. 368

A license may not be reinstated after having lapsed for two (2) consecutive 369 years. A new application must be made and the licensure regulations in 370 effect at that time must be met. 371 106 **CONTINUING EDUCATION (CE)** 372 373 106.01 **Definition and philosophy** Each individual licensed as a occupational therapist or occupational therapy assistant is responsible for optimum service to the 374 consumer and is accountable to the consumer, the employer, and the profession 375 for evidence of maintaining high levels of skill and knowledge. Continuing 376 education is defined as education beyond the basic preparation required for entry 377 into the profession, directly related to the performance and practice of 378 occupational therapy. 379 106.02 **Requirements**: 380 Regulations set the requirement of 20 contact hours (CH) or 2 Continuing 381 Education Unit (CEU) to be accrued during the licensure period. No 382 carryover of continuing education hours from one licensure period to 383 another shall be allowed. At least 30 percent (6 Contact Hours or .6 CEU) 384 of the required continuing education must be directly related to the clinical 385 practice of occupational therapy. The six (6) contact hours related to 386 clinical practice shall be live face-to-face training i.e., no internet training, 387 video training, television training, etc. Of the remaining required 14 hours 388 of training, 50 percent or 7 hours may be non-live face-to-face training. 389 Non-live training may include home study courses, video, internet, etc. 390 All training shall be from approved sources. 391 Individuals applying for initial licensure within a licensing term must 392 accrue continuing education hours on a prorated scale. Written 393 notification of required hours will be sent to the applicant at the time of 394 licensure. 395 Persons who fail to accrue the required continuing education hours shall 396 be issued a CE probationary license for the licensure term. Failure to 397 accrue the required hours during the CE probationary period will result in 398 the revocation of the license. Hours accrued are first credited for the 399 delinquent hours lacking from the previous licensure period, and then 400 401 applied to the current (CE probationary) licensing period. 402 CE probationary licenses will be issued for one licensure term only. No ensuing license may be CE probationary as a result of not meeting 403 continuing education requirements. 404 106.03 Content Criteria The content must apply to the field of occupational therapy 405 and performance and must be designed to meet one of the following goals: 406

407 408	1.	Update knowledge and skills required for competent performance beyond entry level as described in current legislation and regulations.
409	2.	Allow the licensee to enhance his knowledge and skills.
410	3.	Provide opportunities for interdisciplinary learning.
411	4.	Extend limits of professional capabilities and opportunities.
412	5.	Facilitate personal contributions to the advancement of the profession.
413 414 415	accru	ces of Continuing Education Continuing education hours may be ed from the following sources, when the content of the programs relates to rofession of occupational therapy:
416	1.	Attendance at educational programs:
417 418 419		a. Attendance at educational programs where continuing education credit is given and approved by the Mississippi Occupational Therapy Association (MSOTA).
420 421 422 423		b. Attendance at educational programs where continuing education credit is given and approved by the American Occupational Therapy Association (AOTA), including other state association educational programs.
424 425 426		c. Attendance at educational programs where continuing education credit is given and approved by the American Medical Association (AMA) and its components.
427 428		d. Attendance at other programs approved for continuing education credit by AOTA, AMA, APTA, ASHA, or their components.
429 430		e. Attendance at educational programs where continuing education credit is given and approved by accredited universities or colleges.
431 432 433		f. Attendance at educational programs where continuing education credit is given and approved by a licensure authority of any jurisdiction in the United States for occupational therapy.
434 435 436 437		g. Attendance at educational programs where continuing education credit is given and approved by the American Physical Therapy Association (APTA), including other state association educational programs.
438 439		h. Attendance at educational programs where continuing education credit is given and approved by the American Speech and Hearing

Association (ASHA), including other state association educational 440 programs. 441 A course/provider not approved by one of the organizations listed in section 442 106.04(1) will not be accepted as continuing education for licensure renewal 443 purposes. A course not approved by an organization listed in this section of 444 the regulations may be reviewed by the department. Contact the department 445 for information. 446 2. Presentations made before recognized groups of occupational therapists, 447 medical practitioners, or other health related professionals and directly 448 related to the profession of occupational therapy. To be considered for 449 continuing education credit, material outline and a synopsis must be 450 submitted to the Department prior to the presentation date. Notice of 451 approval or disapproval will be sent following a review by the 452 Department. For approved presentations, the presenter may accrue one (1) 453 454 hour of continuing education credit for each hour of the actual presentation, and one (1) hour of preparation time, for a total of (2) two 455 hours. Presenter credit is given one (1) time only, even though the session 456 may be presented multiple times. No more than 30% of total required 457 hours may be accrued through presentations. 458 Academic course work: 3. 459 Academic course work taken for credit from a regionally accredited 460 college or university. The courses must relate to the profession of 461 occupational therapy. One academic semester hour shall be 462 equivalent to fifteen (15) clock hours for continuing education credit. 463 No more than fifty percent (50%) of total required hours may be 464 accrued through academic course work. Undergraduate level courses 465 are acceptable only when they can be demonstrated to update or 466 enhance competency in licensee's specific practice field, and 467 documented that course work has not been taken previously, to the 468 satisfaction of the department. Graduate level courses are acceptable 469 for occupational therapists. Undergraduate courses are acceptable for 470 471 occupational therapy assistants. 472 Academic course work taken by an OT/OTA for credit toward an advanced degree in occupational therapy may be counted as meeting 473 the full continuing education requirements. 474 4. Home Study Courses approved by the department. 475 Professional publications where the licensee is an author. To be 476 considered for continuing education credit, a reprint of the published 477 article must be submitted to the department. Notice of approval or 478

479		disapproval will be sent out after review by the department. A maximum
480		of 3 contact hours may be accrued through professional publication.
481	6.	Supervision of occupational therapy and occupational therapy assistant
482		students. To be considered for continuing education credit, full
483		supervision of a student must be performed for a complete clinical
484		rotation. The educational institution must provide written documentation
485		of the supervision. A total of four (4) contact hours will be awarded for
486		the full supervision. No more than four (4) hours may be accrued during a
487		licensure period.
488	7.	Specific UNACCEPTABLE activities include:
489 490		a. All in-service programs not approved under Section 106.04(1) of these regulations
400		these regulations
491		b. Orientation to specific work-site programs dealing with organizational
492		structures, processes, or procedures
493		c. Meetings for purposes of policy decision
494		d. Non-educational meetings at annual conferences, chapter, or
495		organizational meetings
496		e. Entertainment or recreational meetings or activities
497		f. Committee meetings, holding of office, serving as an organizational
498		delegate
499		g. Visiting exhibits or poster presentations.
500		h. g. CPR education.
501		i. h. Self-directed studies other than those previously outlined.
502		
503	106.05 <b>Repo</b>	orting Procedures for Continuing Education It is the responsibility
504		e licensee to insure that the following criteria are met with respect to
505		nuing education credit:
506	1.	Attendance at seminars, workshops, presentations, etc., approved by an
507		organization listed in section 106.04(1) is automatically accepted for credit
508		unless sessions are duplicated. Verification of attendance may be made by
509		submitting a continuing education certificate (must include source,
510		number of continuing education hours and date of attendance) and proof
511		of approval for the program/provider.

512 513	2.	Credit for presentations: Submit a copy of the Department's approval letter.
514 515 516 517	3.	Academic course work credits must meet the content criteria in Section 106.03, and must be accompanied by a course description from the college or university catalog and a copy of the transcript or final grade report. A minimum course grade of "C" is required for CE credit.
518 519	4.	Home Study Course: A certificate of completion must be submitted to receive continuing education credit.
520	5.	Publication: A letter of approval from the department.
521	107 <b>REVOCATI</b>	ON, SUSPENSION, AND DENIAL OF LICENSE
522 523 524 525 526	their may Sect	adards of Conduct Licensees subject to these regulations shall conduct activities, services, and practice in accordance with this section. Licensees be subject to the exercise of the disciplinary sanctions enumerated in ion 107.06 of these regulations if the Department finds that a licensee is by of any of the following:
527 528	1.	Negligence in the practice or performance of professional services or activities.
529 530 531	2.	Engaging in dishonorable, unethical, or unprofessional conduct of a character likely to deceive, defraud, or harm the public in the course of professional services or activities.
532 533	3.	Perpetrating or cooperating in fraud or material deception in obtaining or renewing a license or attempting the same.
534 535 536	4.	Being convicted of any crime which has a substantial relationship to the licensee's activities and services or an essential element of which is misstatement, fraud, or dishonesty.
537 538	5.	Being convicted of any crime, which is a felony under the laws of this state or the United States.
539 540 541 542	6.	Engaging in or permitting the performance of unacceptable services personally or by others working under the licensee's supervision due to the licensee's deliberate or negligent act or acts or failure to act, regardless of whether actual damage or damages to the public is established.
543 544	7.	Continued practice although the licensee has become unfit to practice as a occupational therapist or occupational therapy assistant due to:
545		a. failure to keep abreast of current professional theory or practice; or

546 547 548		b. physical or mental disability; the entry of an order or judgment by a court of competent jurisdiction that a licensee is in need of mental treatment or is incompetent shall constitute mental disability; or
549 550 551		c. addiction or severe dependency upon alcohol or other drugs which may endanger the public by impairing the licensee's ability to practice.
552 553	8.	Having disciplinary action taken against the licensee's license in another state.
554 555	9.	Making differential, detrimental treatment against any person because of race, color, creed, sex, religion, or national origin.
556 557	10.	Engaging in lewd conduct in connection with professional services or activities.
558	11.	Engaging in false or misleading advertising.
559 560	12.	Contracting, assisting, or permitting unlicensed persons to perform services for which a license is required under these regulations.
561	13.	Violation of any probation requirements placed on a license by the Board.
562	14.	Revealing confidential information except as may be required by law.
563 564	15.	Failing to inform clients of the fact that the client no longer needs the services or professional assistance of the licensee.
565 566	16.	Charging excessive or unreasonable fees or engaging in unreasonable collection practices.
567 568 569	17.	For treating or attempting to treat ailments or other health conditions of human beings other than by occupational therapy as authorized by these regulations.
570 571 572 573	18.	For applying or offering to apply occupational therapy as an occupational therapist within the scope of occupational therapy, or for acting as an occupational therapy assistant other than under the supervision or in consultation with a licensed occupational therapist.
574 575 576	19.	Violations of the current code of ethics for occupational therapists and occupational therapy assistants adopted by the American Occupational Therapy Association or its successor organization.
577 578	20.	Violations of any rules or regulations promulgated pursuant to these regulations.

579 580		21. Has engaged in any conduct considered by the Board to be detrimental to the profession of occupational therapy.
581 582 583		22. The Department may order a licensee to submit to a reasonable physical or mental examination if the licensee's physical or mental capacity to practic safely is at issue in a disciplinary proceeding. Failure to comply with a
584		board order to submit to a physical or mental examination shall render a
585		licensee subject to the summary suspension procedures described in
586		Section 107.02 of these regulations.
587	107.02	Summary Suspension:
588		1. The Department may summarily suspend a license without a hearing,
589		simultaneously with the filing of a formal complaint and notice of hearing
590		if the Department determines that:
591		a. the health, safety, or welfare of the general public is in immediate
592		danger; or
593		b. the licensee's physical capacity to practice his profession is in issue;
594		or
595		c. the licensee's mental capacity to practice his profession is in issue.
596		2. If the Department summarily suspends a license, a hearing must begin
597		within twenty (20) days after such suspension begins, unless continued at
598		the request of the licensee.
599	107.03	Complaints All complaints concerning a licensee, his business, or professional
600		practice, shall be reviewed by the Department. Each complaint received shall be
601		logged, recording at a minimum the following information:
602		1. A. licensee's name;
603		2. B. name of the complaining party, if known;
604		3. C. date of complaint;
605		4. D. brief statement of complaint; and
606		5. E. disposition.
607	107.04	<b>Investigation</b> All complaints will be investigated and evaluated by
608	107.01	Department.
609	107.05	Notice of Charges and Hearing
610 611		1. Following the investigative process, the Department may file formal charges against the licensee. Such formal complaint shall, at a minimum,

612 613 614		inform the licensee of the facts which are the basis of the charge and which are specific enough to enable the licensee to defend against the charges.
615 616 617 618 619 620 621 622 623	2.	Each licensee, whose conduct is the subject of a formal charge which seeks to impose disciplinary action against the licensee, shall be served notice of the formal charge at least thirty (30) days before the date of hearing. A hearing shall be presided over by the Board or the Board's designee. Service shall be considered to have been given if the notice was personally received by the licensee, or the notice was mailed certified, return receipt requested, to the licensee at the licensee's last known address as listed with the Department. The notice of the formal hearing shall consist at a minimum of the following information:
624		a. the time, place and date of hearing;
625 626		b. that the licensee shall appear personally at the hearing and may be represented by counsel;
627 628 629		c. that the licensee shall have the right to produce witnesses and evidence in the licensee's behalf and shall have the right to cross-examine adverse witnesses and evidence;
630 631		d. that the hearing could result in disciplinary action being taken against the licensee's license;
632 633		e. that rules for the conduct of these hearings exist and it may be in the licensee's best interest to obtain a copy; and
634 635 636 637 638		f. that the Department, or its designee, shall preside at the hearing and following the conclusion of the hearing shall make findings of facts, conclusions of law and recommendations, separately stated, to the Board as to what disciplinary action, if any, should be imposed on the licensee.
639 640 641 642 643 644	3.	The Department may order a licensee to submit to a reasonable physical or mental examination if the licensee's physical or mental capacity to practice safely is at issue in a disciplinary proceeding. Failure to comply with a board order to submit to a physical or mental examination shall render a licensee subject to the summary suspension procedures described in Section 107.02 of these regulations.
645 646 647 648	4.	The Department or its designee shall hear evidence produced in support of the formal charges and contrary evidence produced by the licensee. At the conclusion of the hearing, the Board shall issue an order, within sixty (60) days.

649			Disposition of any complaints may be made by consent order or
650			stipulation between the Board and the licensee.
651		6.	All proceedings pursuant to this section are matters of public record and
652			shall be preserved pursuant to state law.
653	107.06	Sanct	ions The Department may impose any of the following sanctions, singly
654		or in c	combination, when it finds that a licensee is guilty of any of the above
655		offens	es:
656		1.	Revoke the license.
657		2.	Suspend the license, for any period of time.
658		3.	Censure the licensee.
659		4.	Impose a monetary penalty of not more than Two Hundred Dollars
660			(\$200.00).
661		5.	Place a licensee on probationary status and require the licensee to submit
662			to any of the following:
663			a. report regularly to the Department, or its designee, upon matters
664			which are the basis of probation;
665			b. continue to renew professional education until a satisfactory degree of
666		4	skill has been attained in those areas which are the basis of probation;
667		4	or
668			c. such other reasonable requirements or restrictions as are proper.
669		6.	Refuse to renew a license.
670		7.	Revoke probation which has been granted and impose any other
671			disciplinary action in this subsection when the requirements of probation
672			have not been fulfilled or have been violated.
673		8.	The Department may seek the counsel of the Mississippi Advisory
674			Council in Occupational Therapy regarding disciplinary actions.
675		9.	Disposition of any formal complaint may be made by consent order or
676			stipulation between the board and the licensee.
677	107.07	Appea	als Any person aggrieved by a decision of the Department shall have a
678			of appeal in the manner provided for in the Act and the Laws of the State
679		_	ssissippi.
680	108 <b>EXCE</b> I	PTION:	S AND EXEMPTIONS

681 682		eptions Nothing in this chapter shall be construed as preventing or icting the practice, services or activities of:
583 584	1.	Any person, licensed in this state by any other law, from engaging in the profession or occupation for which he or she is licensed;
685 686	2.	Any person who is employed as an occupational therapist or occupational therapy assistant by the United States armed services, the U.S. Public
687 688 689		Health Service, the Veteran's Administration or other federal agencies, if such person provides occupational therapy solely under the director or control of the organization by which he is employed;
690 691 692 693 694 695	3.	Any person pursuing a course of study leading to a degree or certificate in occupational therapy in an accredited, recognized or approved educational program, or advanced training in a specialty area, if such activities and services constitute a part of the supervised course of study, and if such person is designated by a title which clearly indicates his status as a trainee or student; (revised 2/20/98)
696 697 698	4.	Any person fulfilling the supervised fieldwork experience requirements of Section 73-24-19, if such activities and services constitute a part of the experience necessary to meet the requirements of that section;
699 700	5.	Any person employed as an occupational therapy aide or who works under the supervision of a licensed occupational therapist; or
701 702 703 704	6.	Any person performing occupational therapy services in the state, if these services are performed for no more than thirty (30) days in a calendar year under the supervision of an occupational therapist licensed under this chapter, if:
705 706 707		a. The person is licensed under the law of another state which has licensure requirements at least as stringent as the requirements of this chapter, or
708 709 710 711		b. The person is certified as an Occupational Therapist Registered (OTR) or a Certified Occupational Therapy Assistant (COTA), established by the National Board for Certification in Occupational Therapy (NBCOT) or its successor organization.
712 713 714 715		Any licensee who will supervise a person performing occupational therapy services in the state shall ensure that the following information is on file and satisfactory with the department prior to the person performing occupational therapy services:
716 717		a. Proof that the person meets one or both of the requirements in subsection 6(a)(b) of this section of the regulations; and

718 719			b. A schedule indicating when the person will be performing occupational therapy services; and
720 721			c. The name(s) of the facility(ies) where the person will perform occupational therapy services
722 723 724 725		7.	Any person certified by the American Board of Certification in Orthotics and Prosthetics as a Certified Orthotist, C.O., Certified Prosthetist, C.P., Certified Prosthetist/Orthotist, C.P.O., or anyone working under their direct supervision.
	100.02	a	
726	108.02	Good	d Samaritan Act:
727		[LEFT	BLANK ON PURPOSE]
728	109 OCCUI	PATIC	ONAL THERAPY ASSISTANT
729 730 731 732	109.01	103 o	<b>lition</b> An occupational therapy assistant (OTA), shall be defined as an idual who meets the qualifications and requirements as set forth in Section f these regulations, and has been issued a license by the Department. The and responsibilities of an OTA are:
733 734		1.	To practice only under the supervision of, or in consultation with, an occupational therapist licensed to practice in Mississippi.
735		2.	To assist with but not perform total patient evaluations.
736 737		3.	To perform treatment procedures as delegated by the occupational therapist.
738 739		4.	To supervise other supportive personnel as charged by the occupational therapist.
740 741		5.	To notify the occupational therapist of changes in the patient's status, including all untoward patient responses.
742 743			To discontinue immediately any treatment procedures which in their judgment appear to be harmful to the patient.
744 745		7.	To refuse to carry out treatment procedures that they believe to be not in the best interest of the patient.
746	109.02	Supe	rvision or Consultation:
747 740		1.	An occupational therapy assistant issued a limited permit (see section
748 749		2.	103.05).  An occupational therapy assistant issued a regular license.

750 751 752 753 754 755	su tre co fa	apervision or consultation which means face to face meetings of apervisor and supervisee (OT and OTA) to review and evaluate eatment and progress at the work site, and regular interimommunication between the supervisor and supervisee. A face-to-ce meeting is held at least once every seventh treatment day or 21 alendar days, whichever comes first.
756 757 758	te	he supervising occupational therapist must be accessible by lecommunications to the occupational therapy assistant on a daily asis while the occupational therapy assistant is treating patients.
759 760 761	ob	egardless of the practice setting, the following requirements must be oserved when the occupational therapist is supervising or consulting ith the occupational therapy assistant:
762 763 764	i.	The initial visit for evaluation of the patient and establishment of a plan of care must be made by the supervising or consulting occupational therapist.
765	ii.	A joint supervisory visit must be made by the supervising
766		occupational therapist and the occupational therapy assistant with
767		the patient present at the patient's residence or treatment setting
768		once every 7 treatment days or every 21 days, whichever comes
769		first.
770	iii	.A supervisory visit should include:
771 772		A review of activities with appropriate revision or termination of the plan of care
773		An assessment of utilization of outside resources
774		(whenever applicable)
775		Documentary evidence of such visit
776		Discharge planning as indicated
777	jv	. An occupational therapist may not supervise/consult with more
778		than two (2) occupational therapy assistants except in school
779		settings, or settings where maintenance or tertiary type services are
780	4	provided, such as the regional treatment centers under the direction
781		of the Department of Mental Health.
782	3. Occup	pational therapy aides:
783	a. A	n occupational therapy aide is an unlicensed person who assists an
784		ecupational therapist or occupational therapy assistant as defined in

a

785 786			Section 100.03 of these regulations. An occupational therapy aide is worker who is trained on the job.
787 788 789 790 791		b.	Duties assigned to an occupational therapy aide must be determined and directly supervised by a licensed occupational therapist or occupational therapy assistant and must not exceed the level of specific training, knowledge, skill and competence of the individual being supervised.
792 793 794 795		c.	The supervising occupational therapist or occupational therapy assistant is professionally responsible for the acts or actions performed by any occupational therapy aide supervised by the licensee in the occupational therapy setting.
796 797		d.	Documentation of all training specific to the aide's duties must be in the aide's file.
798 799		e.	Duties or functions which occupational therapy aides shall not perform include the following:
800 801			i. Interpreting referrals or prescriptions for occupational therapy services;
802			ii. Performing evaluative procedures;
803 804			iii. Developing, planning, adjusting, or modifying treatment procedures;
805 806			iv. Preparing written documentation of patient treatment or progress; and
807 808 809			v. Act independently without the direct supervision of a licensed occupational therapist or occupational therapy assistant during patient therapy sessions.
810 811 812 813 814		min occ mo	e supervision/consultation requirements stated in these regulations are nimal. It is the professional responsibility and duty of the licensed supational therapist to provide the occupational therapist assistant with re supervision if deemed necessary in the occupational therapist's fessional judgment.
815	110 <b>CRIMI</b>	NAL OFI	FENSES AND PUNISHMENT
816	110.01	Crimina	l Offenses and Punishment
817 818			y person who violates any provision of Section 104 of these ulations, upon conviction, shall be guilty of a misdemeanor and shall

819 820				be fined not more than One Thousand Dollars (\$1,000.00) for each violation.
821 822 823 824 825 826			2.	Any person who knowingly shall make a material false statement in his application for license under these regulations or in response to any inquiry by the department or the board shall be fined not less than One Hundred Dollars (\$100.00) nor more than Five Hundred Dollars (\$500.00) or imprisoned for not less than ten (10) days nor more than sixty (60) days, or both such fine and imprisonment.
827	111	FEES		
828 829 830		111.01	refur	hod of Payment In accordance with the Act, the following non- ndable fees, where applicable, are payable to the Mississippi State artment of Health by check or money order.
831		111.02	Sche	edule of Fees:
832			1.	Application Fee \$100.00
833			2.	Initial Licensure fee
834				a. Occupational Therapist\$150.00
835				b. Occupational Therapy Assistant\$100.00
836			3.	Renewal Fee
837				a. Occupational Therapist\$150.00
838				b. Occupational Therapy Assistant \$100.00
839	4		4.	Late Renewal/Reinstatement Fee\$125.00
840			5.	License Certificate Replacement Fee\$ 25.00
841			6.	Duplicate License Certificate Fee\$ 25.00
842			7.	ID Card Replacement Fee
843			8.	License Verification Fee
844			9.	Inactive License Fee
845			10.	Examination Fee:
846				a. Occupational Therapist**
847				b. Occupational Therapy Assistant**

\*\*Contact the examination administrant for current examination fees. 848 111.03 Examination Fee Fees for the examination are to be paid to the appropriate 849 examination administrant. 850 ADMINISTRATIVE GRIEVANCE PROCEDURE 112 851 112.01 Administrative Appeals: 852 Any person aggrieved by a decision regarding the initial application for 853 licensure or the renewal of licensure shall have the right of a second 854 review by the Director of Professional Licensure and Council or a 855 designated member of the Council. 856 Any person aggrieved by a decision rendered after the second review shall 857 have the right of administrative appeal and a public hearing to be 858 conducted in accordance with the policies of the Department of Health. 859 Written notice will be provided to all applicants regarding 112.02 **Notification** 860 denial of an original license or a renewal license. Such notice shall contain the 861 reason thereof. 862 112.03 **Hearing**: 863 If requested in writing within the specified time frame a hearing will be 864 provided in which the applicant may show cause why the license should 865 be granted or renewed. 866 867 Within sixty (60) days of the hearing, or other such time frame as determined during the hearing, written findings of fact, together with a 868 recommendation for action on the license in question, shall be forwarded 869 to the State Health Officer. The State Health Officer shall decide what 870 action will be taken on the recommendation within five days of its receipt. 871 Written notice shall be provided to the applicant. 872 873 113 SUSPENSION FOR FAILURE TO PAY CHILD SUPPORT In addition, the Department is authorized to suspend the license of any licensee for being out of 874 compliance with an order for support, as defined in Section 93-11-153. The procedure 875 for suspension of a license for being out of compliance with an order for support, and the 876 procedure for reissuance or reinstatement of a license suspended for that purpose, and the 877 payment of any fees for the reissuance or reinstatement of a license suspended for that 878 purpose, shall be governed by Section 93-11-157 or 93-11-163, as the case may be. If 879 there is any conflict between any provision of Section 93-11-157 or 93-11-163 and any 880 provision of this chapter, the provisions of Section 93-11-157 or 93-11-163, as the case 881 may be, shall control. 882

## **CERTIFICATION OF REGULATION**

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This is to certify that the above **Regulations Governing Licensure of Occupational Therapists and Occupational Therapy Assistants** was adopted by the Mississippi State Board of Health on <u>January 10</u>, <u>2002</u> to become effective <u>April 10</u>, <u>2002</u>.

Brian W. Amy, MD, MHA, MPH Secretary and Executive Officer